



July 03, 2024

Chapter IV - Boundaries

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Please feel free to contact us if you have questions or comments regarding this information or any other CTAS website material.

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Chapter IV - Boundaries

Creation of the County

Acts of 1806 (Second Session) Chapter 21

SECTION 1. That the following described bounds be, and the same are hereby erected into a new and distinct county by the name of Campbell, to wit: Beginning at a point to be ascertained by running a direct line from the town of Burrville, in Anderson county, north, forty-five degrees east eleven miles, and running from thence north, forty-five degrees, west, to the Kentucky state line, or the northern boundary line of the state of Tennessee, from thence east, with the said boundary line, to a point on the same, from whence a line to be run at the angle of forty-five degrees, south east, shall cross Powell's Valley, at or near the house where James Davis formerly lived in said Valley, leaving said house in Campbell county not more than fifty poles, thence the same course continued, to the line of Grainger county, on the right bank of Clinch, thence down the said river of Clinch, agreeably to its various meanders, to a certain point that shall intersect the lines of Anderson and Claiborne counties, immediately on the said right bank of Clinch river, thence crossing said river, and running southwardly with the line that divides the counties of Anderson and Grainger, to the Chestnut Ridge, thence along the extreme height thereof, to a point from whence a line shall be run at the angle of north, forty-five degrees, west, to the point the place of beginning.

SEC. 2. That James Grant, William Hancock, Jacent Cloud, Robert Glen, Richard Linville, Sampson David, and John English, or a majority of them, be, and they are hereby appointed commissioners, and authorized to fix on and lay out a place the most suitable and convenient in said county, for the purpose of erecting a court house, prison and stocks.

SEC. 3. That the aforesaid commissioners are hereby authorized and required, as soon as may be, after agreeing on the place whereon the said court house, prison, and stocks are to be erected in said county, they shall proceed to purchase any quantity of land, not exceeding forty acres, for which they shall cause a deed or deeds to be made to themselves, or successors in office, on which they shall cause a town to be laid off, with necessary streets and alleys, reserving one acre as near the centre as may be, on which the court house, prison and stocks shall be erected, which shall be known by the name of Jacksborough; and when the town shall be thus laid off, the aforesaid commissioners are further requested to advertise for sale to the highest bidder, at a credit not exceeding twelve months, the lots of said town, giving sixty days previous notice thereof in the public papers printed at Knoxville, and shall take bonds with sufficient securities, to themselves or successors in office, and shall make titles to the purchasers, and the proceeds of the sales of said lots, shall go towards defraying the expense of the public buildings in the same, & contract & agree with suitable workmen for erecting and building at the place aforesaid, a court house, prison and stocks, for the use and benefit of said county, and shall, after advertising the same at least sixty days in the public papers, and at six of the most public places in the county, shall proceed to let the building of the same to the lowest bidder, and take bond and security from such undertaker, in the sum of five thousand dollars, for the fulfillment of his or their contract.

SEC. 4. And the better to enable the commissioners aforesaid to carry this act into effect. That a tax of twelve and a half cents on each hundred acres of land; a tax of twenty-five cents on each town lot; a tax of twenty-five cents on each slave between the age of twelve and fifty years; and a tax of twenty-five cents on each white male, between the age of twenty-one and fifty years, shall be collected in the said county for two years, by the sheriff or collector of the same, and accounted for and paid to the said commissioners, at the same time, and in the same manner, and under like penalties and restrictions, as is or may be directed for collecting, accounting for, and paying public taxes.

SEC. 5. That before the said commissioners shall take into their hands any of the monies directed to be collected by this act, they shall enter into bond in the sum of five thousand dollars, payable to the governor and commander in chief, for the time being, conditioned for the faithful discharge of the trust reposed in them.

SEC. 6. And for the due administration of justice in said county, *Be it enacted*, That the court of the said county of Campbell shall be held regularly by the justices of said county, on the first Mondays in December, March, June, and September, in every year; and the justices for said county of Campbell, are hereby authorized and empowered to hold the first court for the same, at the house of Richard Linville, and all subsequent courts for said county, on the days above mentioned for holding courts therein, at any place to which the said justices shall from court to court adjourn themselves, until a court house shall be built for said county of Campbell; and then all causes, matters and things, depending in said court, and all

process returnable to the same, shall be adjourned to such court house, and all courts held in and for said county of Campbell, shall be held by commission to the said justices, in the same manner, and under the same rules and restrictions, and shall have and exercise the same power and jurisdiction, as are or shall be prescribed for the courts for the several counties in this state.

SEC. 7. That the aforesaid county of Campbell, shall be, and it hereby declared to compose a part of the district of Hamilton, in the same manner, and for all purposes civil and military, as the said counties of Anderson and Claiborne did previously to this county being taken off of them; and the said county of Campbell shall furnish two jurors to the superior courts of law and equity, for the district of Hamilton aforesaid.

SEC. 8. That Jesse Roysden, and Walter Evans, be appointed commissioners, who are authorized to run the dividing lines, and boundary lines, of and between the said counties of Campbell, Anderson and Claiborne, and designate the boundaries of said Campbell county, as herein before directed and described; that is, where the said line or lines are not already run or particularly pointed out by natural boundaries; for which services the said commissioners shall be allowed the sum of two dollars each per day, and the marker one dollar per day, the expense to be paid by the said county of Campbell.

SEC. 9. That the present sheriffs and collectors of the counties of Anderson and Claiborne, be authorized to collect all arrearages of public taxes, which by law they were authorized to collect, in the same manner that he might or could do, before the said sectional parts, that now compose the county of Campbell, was taken off of said counties of Anderson and Claiborne.

SEC. 10. That in future the courts of Claiborne county shall be held on the fourth Mondays of November, February, May and August, in each and every year, and all suits, causes, indictments, matters, and things, of what nature and kind soever, now pending in said court, shall, after the rise of the present term of said court, be adjourned over, and continued till the fourth Monday of November next, to all intents, constructions, and purposes; and in case the clerk of said court shall issue any writ or writs of *capias* as *respondendum*, writ of *capias ad satisfaciendum* writ of *fieri facias*, or any other writ or process whatsoever, returnable to any other day than the fourth Monday of November next, the same shall be returned on the said fourth Monday of November, and shall be as good and as valid in law, as if the same had been made returnable on the said fourth Monday of November; any law, usage or custom to the contrary notwithstanding.

September 11, 1806.

Change of County Lines

Acts of 1807 Chapter 51

SECTION 1. That from and after the passing of this act, the county of Anderson shall be comprehended within the following bounds, to wit: Beginning on the Chestnut Ridge, where the Knox & Grainger county line formerly crossed the same; thence with the Grainger county line to the north bank of Clinch river; thence down the said river to the first bluff below the mouth of Cove creek; thence along the extreme height of the ridge, which divides the waters of Cove creek from those of Cole creek, to the top of Wallen's ridge; thence north forty five degrees west, to the point where it will intersect the former line of Anderson county, which runs south forty five degrees west; thence from that point, south forty five degrees west, to a point, from whence south forty five degrees east will strike Wallen's ridge, one quarter of a mile above the gap of the Indian fork of Poplar creek; thence from said last mentioned point, south forty five degrees east to Wallen's ridge, one quarter of a mile above the gap of the Indian fork of Poplar creek; thence to the double Springs, on the east side of said creek; thence a direct course to Clinch river, opposite the mouth of Hickory creek; thence up the lines of Knox county to the beginning.

SEC. 2. That from and after the passing of this act, the county of Campbell shall be comprehended within the following bounds, to wit: Beginning at the point where the lines of Anderson, which runs north forty five degrees west, will intersect the line of said county of Anderson, which runs south forty five degrees west; thence north forty five degrees east, to the northern boundary line of this state; thence east, with said northern boundary line, to a point on the same, from which, a line to be run at the angle of forty degrees southeast, will cross Powell's valley, at or near the house where James Devers formerly lived in said valley, leaving said house in Campbell county, not more than fifty poles; thence from said last mentioned point, south forty-five degrees east, crossing Powell's Valley at or near the house where James Devers formerly lived in said Valley, leaving said house in Campbell county, nor more than fifty poles to the line of Grainger county, on the north bank of Clinch river; thence down said river Clinch, to the Anderson county line, at the first bluff below the mouth of Cove creek; thence with the lines of Anderson

county to the beginning.

SEC. 3. That Jesse Roysden shall be, and hereby is appointed to run and cause to be distinctly marked, the line between said counties of Anderson and Campbell, who shall be allowed the sum of two dollars per day therefor, one half of which sum, shall be paid by the county of Anderson, and the other half by the county of Campbell; and that Joab Hill shall be, and he hereby is appointed to run and cause to be distinctly marked, the line which divides the counties of Claiborne and Campbell, who shall be allowed the sum of two dollars per day therefor; which shall be paid by the counties of Claiborne and Campbell, one half by each.

SEC. 4. That each of said persons shall employ a person to mark said lines, and each of said markers shall be allowed for their service the sum of one dollar per day; which shall be paid by the said counties, in the same manner and in the same proportions, that said surveyors are directed to be paid.

SEC. 5. That from and after the passing of this act, it shall and may be lawful for the inhabitants of that part of the county of Campbell, that was formerly Anderson, to hold their elections for governor, members to congress, members to the general assembly and electors to elect a president and vice president of the United States, and field officer of the militia of said county, at the place of holding court in said county; and it shall be the duty of the sheriff of said county or his deputy, to attend the said elections and conduct the same, under the same rules and regulations as by law they are bound to do in other counties in this state in similar cases.

SEC. 6. That it shall be the duty of the sheriff of said county, or his deputy, as the case may be, when the votes so taken, for the county of Anderson, to meet on Monday, immediately succeeding the said election, in Kingston, to compare the votes so taken, which shall be taken as a part of the election for Anderson county; any law, usage or custom to the contrary notwithstanding.

November 7, 1807.

Acts of 1817 Chapter 20

SEC. 1. That from and after the passing of this act, the line hereinafter mentioned, shall be the dividing line between the counties of Anderson and Campbell, that is to say: beginning on Clinch River, at the first bluff above the island for; thence with the dividing ridge between Cave and Cole Creek to Wallen's Ridge, and then with Wallen's Ridge, to the line run by William Hogshead under the act of Eighteen Hundred and Eleven, then with that line to New River, then down New River in the mouth of Smoky Creek, then to the dividing ridge which divides the waters of New River and Brimstone, so as to leave Smoky Creek in Anderson county, then with said dividing ridge to a point one half mile above the mouth of Brimstone, leaving the waters of New River in Campbell county, and the waters, of Brimstone in Anderson County; from thence north forty five degrees west to the Kentucky line; and that tract of country which lies north and east of the before described line shall compose and be a part of the county of Campbell.

SEC. 2. That the County of Campbell, shall defray all expenses incident to the running said line, whenever the county court of Campbell shall deem the running necessary. *Provided*, nothing in this act shall be so construed as to prevent the proper officer of the county of Anderson from collecting any taxes that may be due in the tract of country hereby annexed to the county of Campbell.

September 24th, 1817.

Acts of 1817 Chapter 159

Sec. 1. That Thomas R. M'Clary is hereby appointed surveyor, to survey, and cause to be plainly marked, the line hereafter mentioned, to wit: Beginning on Clinch river, at the lower end of Graves' bent, then to Powell's river, to the place where the present dividing line between Claiborne and Campbell crosses the same, so as to leave the house of Conrad Sharp one hundred poles in Campbell county, and the house of David Smith one hundred poles in Claiborne county; then to Powell's valley, so as to strike the creek on which James Walkers iron works stands, one hundred poles above said iron works; then a direct course to Cumberland mountain, so as to leave the house of Thomas M'Lean one hundred poles in Campbell county; then a direct course to the clear fork of Cumberland river, so as to leave the house of Isaac Owens in Campbell county; then north forty five degrees west to the Kentucky line.

Sec. 2. That the sheriffs of each of the before mentioned counties shall have full power to collect any arrearages of taxes that may remain due in such parts of territory as may have been exchanged by this act.

Sec. 3. That the said Thomas R. M'Clary, shall be allowed the sum of three dollars per day for running

and marking the same.

Nov. 22, 1817.

Private Acts of 1851-52 Chapter 249

SECTION 1. That the dividing line between the counties of Campbell and Claiborne be changed as follows, to wit: Beginning on the north bank of Powell's river on lot____line letter D, in Henderson & Co's, Powell's Valley survey, running northward with said line letter D, to the grant line, thence north to the Kentucky line, so as to include the first civil district of Claiborne county, in the county of Campbell.

SEC. 2. That Alvis Kincaid, Jesse Rogers, Francis Ausmus, be and they are hereby appointed commissioners to run and mark said line as designated in the first section of this act, on or before the first day of April next; all persons living west of said line when run, and marked as above stated, be and they are hereby attached to, and shall have all the rights, privileges and immunities of other citizens of Campbell county.

SEC. 3. That said fraction of Claiborne county, shall not be attached to Campbell county until said section shall have employed the county surveyor, either of Claiborne or Campbell county to make an accurate survey of the remaining portion of Claiborne county, and after said surveyor shall have made said survey, and a report upon oath that Claiborne county will not be reduced below its constitutional number of square miles by said change of line between said counties; the surveyor shall receive the ordinary fees for his services to be paid by that part of Claiborne asking to be attached to Campbell county.

SEC. 4. That the lines between the counties of Carter and Johnson, be so changed as to include the tracts of land on which Joshua Perkins and Richard G. Perkins live, within the said county of Carter.

SEC. 5. That the county of Benton retain its original name in honor of David Benton, an old and respectable citizen of said county.

Passed, January 26, 1852.

Private Acts of 1853-54 Chapter 129

SECTION 1. That the following shall be the dividing line between the county of Campbell on the one side, and the counties of Anderson and Scott on the other-- to-wit: Beginning at a point on New river, a short distance above William Mussengill's, where the present Scott county line crosses said New river; running thence up New river to a point on the east bank of New river, opposite to Solomon Dherty's; thence to the Coal gap, in such a direction as to leave the waters of the Beech fork in Campbell county [sic], and to leave Banister Vowel's residence in Anderson county; running thence on the south side of the mountain, in which the said Coal gap occurs, to the present residence of the Cokers', including the said Cokers in Campbell county; thence a direct line to a point in the former line between Campbell and Anderson counties, near the residence of Paul Harmor, so as to leave said Harmor in Anderson county. *Provided*, that if either of the counties of Anderson and Campbell desire to have a survey of the line laid off in this act, they shall be entitled thereto and the county of Campbell shall defray all expenses incident to said survey.

SEC. 2. That the dividing line between the counties of Claibourne [sic] and Campbell shall be as follows: Beginning on the top of Cumberland mountain, where the county line now crosses the same; thence northward to the top of the dividing ridge, between White Oak and Taskett Creek to the Clearfork, at or near the old Hunter place; thence north to the Kentucky line.

Passed, February 20, 1854.

Public Acts of 1871 Chapter 10

SECTION 1. That the County Line between the Counties of Campbell and Claiborne be changes as follows: Commencing on lot line "G". of Henderson & Co., Powell's Valley large survey, where the County line crosses the same; thence with said lot line north about 27^o west to George W. Cooper's land; then with said Cooper's line, so as to include all the lands of George W. Cooper and J. B. Little in Campbell County. This Act to take effect from and after its passage, the public welfare requiring it.

Passed: October 26, 1871.

Public Acts of 1871 Chapter 118

WHEREAS, An Act was passed by the General Assembly of the State of Tennessee on the 23d day of January, 1871, entitled, "An Act to change the line between the counties of Campbell and Scott, and

WHEREAS, by said change several voters were detached from the county of Scott and attached to the county of Campbell, contrary to the wishes and interest of said voters, and

WHEREAS, It has been clearly shown by petition and sworn testimony that it is the desire of all of said voters to be added to the county of Scott. Therefore,

SECTION 1. That the county line between the counties of Scott and Campbell be changed as follows, to-wit: Beginning on the top of Fork Ridge in the Scott and Campbell county line, where James Criscillis and Hiram Trammell's lands join; thence with their dividing line, crossing Capuchin Fork of Jellies to the top of the ridge dividing the water of Capuchin and Trammell's Fork; thence with the top of said last named ridge westwardly to the Scott and Campbell county line, including all of James Blankenship's lands in Scott county: *Provided, however,* that nothing in this Act shall be so construed as in any way to effect the farms of Danswell Trammell, James Smith, John Lay, David Baird, and Joseph Baird, who with their said farms are hereby declared to belong to the county of Campbell.

SEC. 2. That this Act take effect from and after its passage, the public welfare requiring it.

Passed December 13, 1871.

Public Acts of 1891 Chapter 23

SECTION 1. That the line between the counties of Claiborne and Campbell be so changed as to detach from Claiborne and attach to Campbell the territory in the following boundaries, to wit: Beginning in the center of the Clear Fork and Laurel Fork road at the point where same crosses the Tennessee and Kentucky State line, thence with the center of said road southwestwardly to the Clear Fork of Cumberland River, near the residence of Dant Hamblin; thence down said river to the Rogers or Wilson Gap road; thence with the center of said road to the top of Cumberland Mountain; thence with the top of said mountain a northeast course to a stake opposite the southwest line of the lands of Sam Alexander; thence with his said line, including all his lands on the Claiborne side, to a large oak on the Powell's Valley road corner between him and the heirs of William Wilton, deceased; thence with said road an east course to the southwest line of L. M. Carr; thence with his said line a southeast course to the southwest lines of B.F. Carr; thence with his said line to the southwest line of Mitchell Alexander's (Kincaid farm); thence with same to the southwest line of the old Harmon Davis farm, and with same to the Back Valley road, thence down said road to the Greasy Hollow road; thence with said road to the Greasy Hollow branch; thence with said branch to Powell's River, near what is known as the Greasy Hollow mill; thence down said river to the Union County line, thence with the Union County line to the Campbell County line.

SEC. 2. That nothing in this Act shall be so construed as to prevent the revenue collectors of said counties respectively from collecting any taxes already assessed against persons or lands in the same manner, and under the same process of law as if the change in the line between the counties had not been made by section 1 of this Act.

SEC. 3. That all future assessment of taxes against persons or lands shall be made by the proper officers of the respective counties, and the taxes collected in pursuance of such assessments with reference to this change in the county line between the counties of Claiborne and Campbell.

SEC. 4. That all laws and parts of laws in conflict with this Act be and the same are hereby repealed.

SEC. 5. That this Act take effect from and after its passage, the public welfare requiring it.

Passed January 26, 1891.

Private Acts of 1957 Chapter 142

SECTION 1. That the county line between Campbell County and Claiborne County is hereby changed so as to take from the 10th Civil District of Claiborne County and place in the 1st Civil District of Campbell County, the following described land:

"A tract of land owned by Newman Monday and being bounded on the West by the lands of M. J. Monday, North by State Highway No. 63, East by the lands of Luther Welch and South by the lands of Carrie Monday."

SECTION 2. That this Act shall have no effect unless the same shall be approved by a two-thirds vote of both the Quarterly County Court of Campbell and Claiborne Counties on or before the next regular meeting of such quarterly county court occurring more than thirty days after its approval by the Chief Executive of this State. Its approval or non-approval shall be proclaimed by the presiding officers of each of the bodies having jurisdiction to approve or the reverse, and shall be certified by him to the Secretary of State.

SECTION 3. That this Act shall take effect from and after its passage, the public welfare requiring it.

Passed: February 28, 1957.

Acts of 1851-52 Chapter 249

SECTION 1. That the dividing line between the counties of Campbell and Claiborne be changed as follows, to wit: Beginning on the north bank of Powell's river on lot____line letter D, in Henderson & Co's, Powell's Valley survey, running northward with said line letter D, to the grant line, thence north to the Kentucky line, so as to include the first civil district of Claiborne county, in the county of Campbell.

SEC. 2. That Alvis Kincaid, Jesse Rogers, Francis Ausmus, be and they are hereby appointed commissioners to run and mark said line as designated in the first section of this act, on or before the first day of April next; all persons living west of said line when run, and marked as above stated, be and they are hereby attached to, and shall have all the rights, privileges and immunities of other citizens of Campbell county.

SEC. 3. That said fraction of Claiborne county, shall not be attached to Campbell county until said section shall have employed the county surveyor, either of Claiborne or Campbell county to make an accurate survey of the remaining portion of Claiborne county, and after said surveyor shall have made said survey, and a report upon oath that Claiborne county will not be reduced below its constitutional number of square miles by said change of line between said counties; the surveyor shall receive the ordinary fees for his services to be paid by that part of Claiborne asking to be attached to Campbell county.

SEC. 4. That the lines between the counties of Carter and Johnson, be so changed as to include the tracts of land on which Joshua Perkins and Richard G. Perkins live, within the said county of Carter.

SEC. 5. That the county of Benton retain its original name in honor of David Benton, an old and respectable citizen of said county.

Passed, January 26, 1852.

Acts of 1853-54 Chapter 129

SECTION 1. That the following shall be the dividing line between the county of Campbell on the one side, and the counties of Anderson and Scott on the other-- to-wit: Beginning at a point on New river, a short distance above William Mussengill's, where the present Scott county line crosses said New river; running thence up New river to a point on the east bank of New river, opposite to Solomon Dherty's; thence to the Coal gap, in such a direction as to leave the waters of the Beech fork in Campbell county [sic], and to leave Banister Vowel's residence in Anderson county; running thence on the south side of the mountain, in which the said Coal gap occurs, to the present residence of the Cokers', including the said Cokers in Campbell county; thence a direct line to a point in the former line between Campbell and Anderson counties, near the residence of Paul Harmor, so as to leave said Harmor in Anderson county. *Provided*, that if either of the counties of Anderson and Campbell desire to have a survey of the line laid off in this act, they shall be entitled thereto and the county of Campbell shall defray all expenses incident to said survey.

SEC. 2. That the dividing line between the counties of Claibourne [sic] and Campbell shall be as follows: Beginning on the top of Cumberland mountain, where the county line now crosses the same; thence northward to the top of the dividing ridge, between White Oak and Taskett Creek to the Clearfork, at or near the old Hunter place; thence north to the Kentucky line.

Passed, February 20, 1854.

Boundaries - Historical Notes

The following is a summary of acts which authorized boundary changes for Campbell County.

1. Acts of 1811, Chapter 56, changed the boundary lines between Anderson County and Campbell County as follows: beginning at a gap in the Cross Mountain where the main road leading from Clinton to Jacksboro crosses the same on the now line between Anderson and Campbell counties, thence on a direct course to Michael Laws so as to include Laws farm in Campbell County from thence a direct course to Benjamin Potters where he formerly lived on Brimstone Creek so as to include that said farm in Campbell County, from thence north, 45 degrees west, to the Anderson County line, thence with the same 45 degrees east to the Campbell County line. William Hogshead will run the line and Campbell County shall pay all the charges. Burr v. White Oak Lumber Company, 149 Tenn. 203, 258 S.W. 802 (1924).
2. Acts of 1811, Chapter 116, stated that the line run by Joab Hill, Esq. from James Devers old place, to Powell's Valley, to Clinch River is hereby established to be the true line between Claiborne and Campbell counties, any law to the contrary notwithstanding.
3. Acts of 1813, Chapter 101, provided that all that part of Anderson County which was annexed to Campbell County by an act passed in 1811, on October 28th is hereby returned to Anderson County and the act is repealed. The militia for that area is likewise returned to Anderson County.
4. Acts of 1837-38, Chapter 90, stated that the county courts of Anderson and Campbell counties were authorized to employ surveyors to run and plainly mark the line between the two counties as may be right and proper, when said line is so run and work and marked, and a plat prepared and reported, the same shall be recognized as the true line between the two counties. The surveyors shall be paid such compensation as may seem reasonable to the courts.
5. Acts of 1845-46, Chapter 137, recited that some doubt had arisen as to the accuracy of the line between Claiborne and Campbell counties, especially where Powell's Valley Road crosses the line at or near Franklin Smith's. Each quarterly court would appoint one commissioner and one surveyor to establish the line and to run and mark the same. Each county would pay one-half of the cost and are authorized to appropriate the same. The work specified shall be completed before the first Monday in July next.
6. Acts of 1847-48, Chapter 66, stated that the county court of Campbell County shall direct the county surveyor to run and mark a line between Campbell County and Claiborne County on the top of Pine Mountain, running north to the Kentucky line so as to include James Cooper, and the premises he owns in Campbell County. The cost is to be determined and paid by the county court out of the regular funds in the treasury and the line, when established, shall be the true line between the counties.
7. Acts of 1847-48, Chapter 99, Section 3, amended Acts of 1837-38, Chapter 90, so as to make it the duty of said courts to carry into effect the provisions of the act.
8. Acts of 1855-56, Chapter 156, transferred the residence and land of James Ball, James Walden, Jesse T. Lay, and Leander Herd from Scott County into Campbell County, and that of Ewel Smith from Campbell County into Scott County.
9. Acts of 1855-56, Chapter 173, Section 6, declared that the line run by Samuel C. Young, according to an act dated February 20, 1854, commencing at a point near Powell Harmen's, thence running north eighty five degrees west, to the residence of Coakers, on the top of the mountain, and which was marked by James Wilson, was to be recognized as the true line between Anderson and Campbell counties.
10. Public Acts of 1857-58, Chapter 36, stated that the line run from Ewel Smith's to William Massengills by Stanfield be considered as the line between Scott and Campbell counties so as to include all the citizens west of said line in Scott County and they shall enjoy all the rights and privileges of all other citizens of that county.

11. Private Acts of 1859-60, Chapter 196, Section 5, changed the line between Campbell and Union counties so that William Albright's present farm be included in Union County and the line, thus changed, be the line between the two counties. Section 8 of this same act, again changed the line between Union and Campbell counties so as to leave John Lay's bend of the Powell River in Campbell County, the line leaving Powell's River at the narrows of said bend below William Sweat's, and running across the said narrows to Powell's River at the lower end of John Lay's farm.
12. Private Acts of 1859-60, Chapter 211, Section 7, simply states that the lands of Larkin W. Cross would be in Campbell County and doesn't say anything else.
13. Private Acts of 1865, Chapter 29, moved the present residence and farm of Silas L. Arthur from Campbell County into Anderson County.
14. Public Acts of 1866-67, Chapter 9, Section 3, changed the boundaries between Campbell and Scott County so as to include the lands of John Patterson, Austin L. Keath, William Cross, William Keatherly, John McGee, Henry Goodman, James McGee, and William Thompson in Campbell County.
15. Public Acts of 1867-68, Chapter 60, Section 4, altered the lines between Campbell and Scott County so as to include the land and residence of Henry Thompson, and the lands and residence formerly owned by Ewel Smith, and Riley and Jack Queenor, but now owned by John E. Hudson and Isaac Nealy wholly within Scott County. Section 8, transferred all the property of Williab Webb out of Anderson County into Campbell County.
16. Public Acts of 1868-69, Chapter 36, Section 2, amends Section 3 of an act, passed December 6, 1866, so as to include Martin Kennedy in Campbell County and the citizens north of said line shall be citizens of Campbell County, and the citizens south of said line shall be citizens of Anderson County but any citizen who is now a resident of Campbell County but is changing to Anderson County does not have to pay the railroad tax.
17. Public Acts of 1870, Chapter 41, moved all the lands of the heirs of Peter Childers (place where Marble Childers now lives) and all the lands of F. P. McNew into Campbell County from Claiborne County.
18. Public Acts of 1870, Chapter 84, changed the lines between Campbell and Scott County so as to include all the lands of William A. Cross and Levi L. Adkins in Scott County.
19. Public Acts of 1870-71, Chapter 91, changed the lines between Campbell and Scott County so as to include all the waters of the Capuchin Fork of Tellico Creek in Campbell County.
20. Public Acts of 1871, Chapter 7, transferred all the lands of John S. Spangler and John K. Farris, from Campbell County into Union County.
21. Public Acts of 1873, Chapter 71, changed the boundary between Campbell and Scott County so as to include the farm of William Trammell in Scott County but this act shall not affect the rights of any other citizen than Trammell, nor reduce the size of the county below its constitutional limits, nor bring the county line nearer that eleven miles to the county seat.
22. Public Acts of 1873, Chapter 77, created a new county to be called Webster County, out of portions of Claiborne, Campbell, and Union counties, giving a metes and bounds description of the new county, granting to it all the power and authority given to others. The commissioners appointed were required to hold an election in the fragments of the counties from which it was formed which apparently was not approved.
23. Public Acts of 1873, Chapter 99, detached the land and farms of John Low, Jr. and William Keithlay from Campbell County and attached them to Scott County under the provision that no constitutional requirements be violated and no other people affected than the ones named herein.

24. Public Acts of 1879, Chapter 137, moved the residence and farm of J. Q. Cross from Campbell County into Scott County.
25. Public Acts of 1881, Chapter 42, changed the boundaries between Campbell County and Claiborne County to include John Buchanan's land in Campbell County; thence on a straight line to the Campbell County line on the Step Rock in Childress Gap.
26. Public Acts of 1883, Chapter 51, transferred the portions of land belonging to Richmond Kennedy which were in Scott, Anderson, and Campbell County into Campbell County.
27. Public Acts of 1883, Chapter 100, changed the boundary between Scott and Campbell counties so that the residence and lands of John Lay, and John Laudermilk would all be included in Campbell County.
28. Public Acts of 1883, Chapter 195, moved all the property of Milton S. Cross from Campbell County to Scott County which was lying on the waters of Strait Fork Creek and on the line between the said counties consisting of about 200 acres known as the Larkin W. Cross farm.
29. Public Acts of 1887, Chapter 35, changed the line between Campbell and Anderson County so as to include all the lands of Calaway Byrge and Loranzy Kennedy in Anderson county.
30. Public Acts of 1887, Chapter 46, detached the residence and farm belonging to Bart Neal, W. C. Adkins, and Peter Adkins from Campbell County and attached them to Scott County.
31. Public Acts of 1893, Chapter 60, expressly repealed Acts of 1887, Chapter 35, Item 29, above, which transferred the lands of Calaway Byrge and Laranzy Kennedy into Anderson County, thus restoring the old boundary line.
32. Public Acts of 1895, Chapter 93, moved the farm and residence of J. L. McCarty from Claiborne County into Campbell County.
33. Private Acts of 1897, Chapter 278, changed the line between Campbell County and Scott County "beginning on a dogwood and rock in the present line between the counties, then running west 160 poles to a stake; thence south 40, west 250 poles to a stake in the present county line so as to include the lands of Calvin Allen and David Lay in Campbell County.
34. Public Acts of 1899, Chapter 144, altered the boundary between Claiborne and Campbell County so as to include all the lands of J. E. Smith, R. B. Rogers, and R. L. Childress, together with the county road leading from Well Spring, by way of Childress Gap to Jellico in Campbell County. There is a detailed description of the area changed in the act.
35. Acts of 1903, Chapter 386, took the land described as follows: on the north by the farm of Thomas, south and west by the farm of Craig, on the east by the farm of Lindamond, consisting of some 50 acres, out of Union County and placed it in the second civil district of Campbell County.
36. Acts of 1909, Chapter 257, detached the lands of W. M. Ellison from Claiborne County and attached the same to Campbell County.
37. Private Acts of 1919, Chapter 95, changed the lines with Anderson County from top of Cumberland Mountain westward to New River as was described in the act. This act was repealed by Private Acts of 1933, Chapter 612.
38. Private Acts of 1923, Chapter 378, transferred the residence and farm belonging to Marshall Ellison from Campbell County into Claiborne County.
39. Private Acts of 1927, Chapter 398, took all those lands of Barbra M. Sharp out of the fifth civil district of Anderson County and placed them in the third civil district of Campbell County.
40. Private Acts of 1933, Chapter 612, specifically repealed Private Acts of 1919, Chapter 95, which changed the boundary lines between Anderson and Campbell counties.

41. Private Acts of 1945, Chapter 319, changed the line between Campbell and Claiborne counties so that the land of the M. J. Monday farm, which adjoins the lands of S. A. Mars and Silas Cupp in Campbell County, and is now on both sides of the county line, would all be included in Campbell County.

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